

1 **CLAYTON P. BRUST, ESQ. – NSB #5234**

2 cbrust@rssblaw.com

3 **THERESE M. SHANKS, ESQ.- NSB #12890**

4 tshanks@rssblaw.com

5 **Robison, Sharp, Sullivan & Brust**

6 A Professional Corporation

7 71 Washington Street

8 Reno, Nevada 89503

9 Telephone: (775) 329-3151

10 Jovan N. Jovanovic

11 The Watson IP Group, PLC

12 3133 Highland Drive, Suite 200

13 Hudsonville, MI 49426

14 Telephone: (616) 797-1000

15 jjovanovic@watson-ip.com

16 *Attorneys for Plaintiffs, Alternative*

17 *Petroleum Technologies Holdings Corp.*

18 *and Alternative Petroleum Technologies, Inc.*

19 **UNITED STATES DISTRICT COURT**

20 **DISTRICT OF NEVADA**

21 ALTERNATIVE PETROLEUM
22 TECHNOLOGIES HOLDINGS CORP.
23 and ALTERNATIVE PETROLEUM
24 TECHNOLOGIES, INC.

25 Plaintiffs,

26 v.

27 PATRICK GRIMES

28 Defendant.

Case No. 3:20-cv-00040-MMD-CLB

WITHDRAWAL/SUBSTITUTION OF COUNSEL; ORDER

Clayton P. Brust, Esq, and the law firm of Robison, Sharp, Sullivan and Brust,
attorneys for Plaintiffs Alternative Petroleum Technologies, Holdings Corp, and
Alternative Petroleum Technologies, Inc. (Plaintiffs), do hereby withdraw consent to the

1 substitution of counsel in the above-entitled matter in their place and stead.

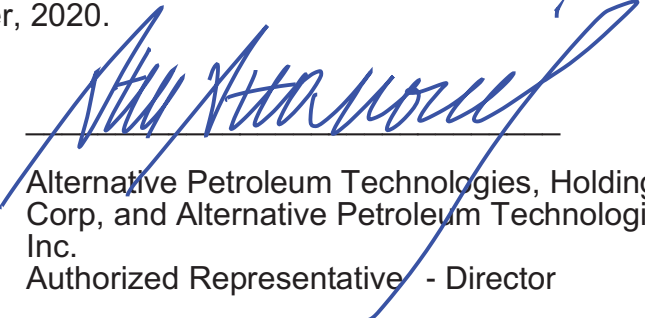
2 DATED this 2nd day of October, 2020.

3 Robison, Sharp, Sullivan & Brust

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5 BY: Clayton P. Brust
6 Clayton P. Brust, Esq. (NSB# 5234)

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9 Plaintiffs Alternative Petroleum Technologies, Holdings Corp, and Alternative
10 Petroleum Technologies, Inc. in the above-entitled case, consents to the withdrawal of
11 Clayton P. Brust and the law firm of Robison, Sharp, Sullivan and Brust, as their
12 attorneys of record and will obtain substitute counsel within 14 days. In the interim.
13 Plaintiffs may be served at Alternative Petroleum Technologies, 280 Greg Street, #20
14 Reno, Nevada 89502, and through Mr. Jovan Jovanovich, Esq., The Watson Ip Group
15 3133 Highland Drive, Ste. #200, Hudsonville, MI 49426; email: [jjovanovic@watson-](mailto:jjovanovic@watson-ip.com)
16 [ip.com](mailto:jjovanovic@watson-ip.com).

17 DATED this 2nd day of October, 2020.

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20 Alternative Petroleum Technologies, Holdings
21 Corp, and Alternative Petroleum Technologies,
22 Inc.
23 Authorized Representative - Director
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ORDER

The Court having reviewed the papers and pleadings on file herein, and good cause appearing,

IT IS SO ORDERED the withdrawal of Clayton P. Brust and the law firm of Robison, Sharp, Sullivan and Brust is granted. The Plaintiffs shall give the Court notice within fourteen (14) days the name of their replacement counsel. In the interim, Plaintiffs shall be served at Alternative Petroleum Technologies, 280 Greg Street, #20 Reno, Nevada 89502, and through Mr. Jovan Jovanovich, Esq., The Watson Ip Group 3133 Highland Drive, Ste. #200, Hudsonville, MI 49426; email: jjovanovic@watson-ip.com.

Local counsel must enter an appearance no later than fourteen days from the date of this order.

Dated this 5th day of October, 2020.


United States Magistrate Judge

CERTIFICATE OF SERVICE

Pursuant to FRCP 5, I certify that I am an employee of ROBISON, SHARP, SULLIVAN & BRUST, and that on this date I caused a true copy of **WITHDRAWAL/SUBSTITUTION OF COUNSEL** to be served on all parties to this action by:

_____ placing an original or true copy thereof in a sealed, postage prepaid, envelope in the United States mail at Reno, Nevada.

_____ personal delivery/hand delivery

 X emailing an attached Adobe Acrobat PDF version of the document to the email addresses below/facsimile (fax) and/or E-Filing pursuant to Section IV of the District of Nevada Electronic Filing Procedures

_____ Federal Express/UPS or other overnight delivery

_____ Reno Carson Messenger Service

Carl M. Hebert, Esq.
202 California Avenue
Reno, NV 89509

Email: carl@cmhebertlaw.com

Dated this 2nd day of October, 2020.

Wanda Osborne
Employee of Robison, Sharp, Sullivan & Brust